

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA

Case No. 16-20810

V. Honorable George Caram Steeh

TAKATA CORPORATION, VIO: 18 U.S.C. § 1343

Defendant.

FIRST SUPERSEDING INFORMATION

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The United States Department of Justice, Criminal Division, Fraud Section and the United States Attorney for the Eastern District of Michigan charge that at all times material to this First Superseding Information:

<u>COUNT ONE</u> (18 U.S.C. § 1343 – Wire Fraud)

From at least in or around 2000 through at least in or around 2015, in the Eastern District of Michigan, and elsewhere, the defendant, Takata Corporation, through its employees, acting at least in part to benefit Takata and within the scope of their employment, did knowingly, willfully, and with the intent to defraud, having devised and intending to devise a scheme and artifice to defraud, and to obtain money and property by means of materially false and fraudulent pretenses, representations, and promises, knowing such pretenses, representations, and promises were false and fraudulent when made, transmit and cause to be transmitted,

by means of wire, radio, and television communication, writings, signals, pictures, and sounds in interstate and foreign commerce for the purposes of executing such scheme and artifice. Specifically, the defendant, through its employees, engaged in a scheme to defraud its customers by, among other things, fraudulently inducing customers to purchase airbag systems containing non-conforming phase-stabilized ammonium nitrate inflators from Takata by submitting to those customers materially false, fraudulent, and misleading reports and other information that concealed the true and accurate testing results of the airbag inflators. In furtherance of that scheme, the defendant, on or about November 28, 2012, transmitted and caused to be transmitted an interstate wire transfer of \$42,668.40 from Pennsylvania to Detroit, Michigan related to the purchase of airbag systems containing the aforementioned airbag inflators.

All in violation of Title 18, United States Code, Section 1343.

FORFEITURE ALLEGATION

1. Upon conviction of any violation of Title 18, United States Code, Section 1343, as alleged in Count One of this First Superseding Information, defendant, Takata Corporation, shall forfeit to the United States, pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c), any property, real or personal, that constitutes, or is derived from, proceeds traceable to the commission of the offense.

- 2. If any of the property described above, as a result of any act or omission of the defendant:
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to, or deposited with, a third party;
 - c. has been placed beyond the jurisdiction of the court;
 - d. has been substantially diminished in value; or
 - e. has been commingled with other property that cannot be divided without difficulty,

it is the intention of the United States, pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 28, United States Code, Section 2461(c), to seek forfeiture of any other property of the defendant up to the value of the property described in paragraph 1. All pursuant to Title 18, United States Code, Section 981(a)(1)(C), Title 28, United States Code, Section 2461(c), and Rule 32.2(a) of the Federal Rules of Criminal Procedure.

UNITED STATES OF AMERICA

BARBARA L. MCQUADE United States Attorney Eastern District of Michigan

By: JOHN K. NEAL

Chief, White Collar Crime Unit

ERIN S. SHAW

ANDREW J. YAHKIND

Assistant United States Attorneys

U.S. Attorney's Office

Eastern District of Michigan

Dated: January 13, 2017

Chief, Fraud Section
Criminal Division
U.S. Department of Justice

BRIANK, KIDD

CHRISTOPHER JACKSON

ANDREW R. TYLER

Trial Attorneys, Fraud Section

Criminal Division

U.S. Department of Justice

United States District Court Eastern District of Michigan	Criminal Case	Cover Sheet	Case Number 16-cr-20810	
NOTE: It is the responsibility of the Assistant	U.S. Attorney signing this form	to complete it accurately	in all respects.	
Companion Case Informa	tion	Companion Ca	Companion Case Number:	
This may be a companion case based	upon LCrR 57.10 (b)(4) ¹ :	Judge Assigne	ed:	
□ Yes ⊠ No		AUSA's Initials	201 E A	
Case Title: USA v. Shini	chi Tanaka, et al.		DIST. C ST. DIST DET	
County where offense o	ccurred : Oakland		WHICH ROLL	
Check One: 년Felor	ny 🗆 l	Misdemeanor	Perfy Sold	
Indictment/	Information no prior of Information based up Information based up	oon prior complaint	[Case number:] omplete Superseding section below].	
Superseding Case Informa	ition			
Superseding to Case No: 16-cr	-20810	Judge:	George Caram Steeh	
Involves, for plea pur	dditional charges or defe poses, different charges ect matter but adds the a	or adds counts.	ts or charges below:	
Defendant name	Q	Charges	Prior Complaint (if applicable)	
Takata Corporation	18 U.S.	.C. § 1343		
Please take notice that the believe above captioned case. January 13, 2017 Date	Erin S. Assistar 211 W. Detroit, Phone: Fax:	un S.f	orney 2001	
		address: ⊑iiii.Siia y Bar #:	www.dadoj.gov	

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, or (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.